

IN THE UNITED STATES DISTRICT COURT  
FOR THE NORTHERN DISTRICT OF MISSISSIPPI  
DELTA DIVISION

VENISSA SADDLER,

PLAINTIFF,

VS.

CIVIL ACTION NO. 2:05CV218-P-A

QUITMAN COUNTY SCHOOL DISTRICT  
and VALMADGE TOWNER, in His Individual  
Capacity,

DEFENDANT

FINAL JUDGMENT

In accordance with a Memorandum Opinion issued this day, **IT IS ORDERED AND  
ADJUDGED** that:

- (1) Defendant Quitman County School District's Motion for Summary Judgment on the Merits [95] is **GRANTED**; therefore,
- (2) The plaintiff's claims against Quitman County School District are **DISMISSED WITH PREJUDICE**; and, because the court has declined to exercise supplemental jurisdiction pursuant to 28 U.S.C. § 1337(c)(3),
- (3) The plaintiff's remaining state-law claims against Defendant Valmadge Towner are **DISMISSED WITHOUT PREJUDICE**;
- (4) Defendant Valmadge Towner's state-law counterclaims against Plaintiff Venissa Saddler are likewise **DISMISSED WITHOUT PREJUDICE**; and
- (5) This case is **CLOSED**.

**SO ORDERED** this the 3<sup>rd</sup> day of August, A.D., 2007.

/s/ W. Allen Pepper, Jr.

W. ALLEN PEPPER, JR.

UNITED STATES DISTRICT JUDGE